STATE OF CALIFORNIA THE RESOURCES AGENCY STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

	18283
APPLICATION	

FRAIT 13531

LICENSE

ORDER APPROVING CHANGE IN POINT OF DIVERSION AND AMENDING THE PERMIT

WHEREAS:

- 1. A petition to change the point of diversion in Lake Tahoe has been filed with the State Water Resources Control Board.
- 2. The Board has determined that the petitioned change does not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.

NOW, THEREFORE, IT IS ORDERED THAT:

1. The point of diversion under this permit shall be as follows:

East 3,600 feet and South 2,200 feet from northwest corner of Section 18, T15N, R17E, MDB&M, being within NE¹/₄ of said Section

2. New Paragraph 9 is added as follows:

Pursuant to California Water Code Sections 100 and 275, all rights and privilege under this permit and under any license issued pursuant thereto, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to minimizing waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement such programs as (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

3. Paragraph 10 is added to this permit as follows:

The State Water Resources Control Board, under its authority to conserve the public interest, retains continuing authority over this permit to require permittee to develop and implement a water conservation program, after notice and opportunity for hearing. The requirements for this term may be satisfied by permittee's compliance with any comprehensive water conservation program, approved by the State Water Resources Control Board, which may be imposed by a public agency.

(0420999)

- 4. Permittee shall not provide any water service connection serving any new development within the Tahoe City-Tahoe Tavern Water System service area which is prohibited by or would result in a violation of the terms of Table IV-5 on page 165 of the Final Lake Tahoe Basin Water Quality Plan adopted by the State Water Resources Control Board. The California Regional Water Quality Control Board, Lahontan Region, shall make any determination necessary to apply this term. This term may be amended to conform to amendments to the Lake Tahoe Basin Water Quality Plan adopted or approved by the State Water Resources Control Board. Amendment of this term shall be made only after notice to interested parties and opportunity for hearing.
- 5. Permittee shall provide continuous water metering of all sources of water supply to and from the Tahoe City-Tahoe Tavern system including all points of diversion from surface or groundwater supplies and all interconnections with other water systems.
- 6. Permittee shall provide irrigation water which may be reasonably required to revegetate and stabilize all unvegetated and disturbed areas within the Tahoe City-Tahoe Tavern Water System service area as part of erosion control projects which are conducted by the State of California, or conducted by local government, approved by the California Regional Water Quality Control Board, Lahontan Region, and implemented in conformance with the Lake Tahoe Basin Water Quality Plan. Permittee is not required to provide irrigation water as part of this term if such provision would jeopardize public or private health, safety or welfare or the delivery of domestic water supply to the service area. Permittee shall allow connections for the water system for any required irrigation system. The District may charge reasonable fees, based on reasonable operating costs, not including water system capital costs, for the irrigation water.

Dated: MARCH 9 1982

Raymond Walsh, Chief Division of Water Rights

Raymord Wash

SWRCB 133-3 (9-79)

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3. Paragram 10 is suded to this certit as follows:

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- 4. Promiser chall not provide buy veter servide economics curring any a level of specifical within the Tanco City-Rahos Tavoro Inter Cyrtes service rust which is promisited by an woold result in a violetuse of the tast of Mohle Control is serviced by the Plant Control C
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Rymografikelot, falsot Division of Water Picato 11/21/67 RECEIVED NOTICE OF ASSIGNMENT TO Take City Public Whiley Restrict:

at 1:28 P.M.

For full information concerning the filling out of this form refer to Article 4 of Rules and Regulations Pertaining to Appropriation of Water

STATE OF CALIFORNIA—STATE WATER RIGHTS BOARD

Application No. 18283 Filed August 25, 1958,
(Applicant must not fill in the above blanks)

I, Tahoe Tavern Heights Water Com	pany
of P. O. Box 191, Tahoe City	County of Placer
State of California	do hereby make application for a permit to appropriate the
following described unappropriated waters of the State of	
Source, Amount, Use and	Location of Diversion Works
1. The source of the proposed appropriation is	Lake Tahoe
	ive name of stream, lake, etc., if named; if unnamed state nature of source and that it is unnamed Truckee River
2. The amount of water which applicant desires to	
(a) For diversion to be directly applied to beneficial	use 0.4 See decession 0.56 A 1 cubic foot per second equals 40 statute miner's inches or 646,317 gallons per day
second, to be diverted from	to December 31 of each year.
(b) For diversion to be stored and later applied to be	neficial useacre-feet
per annum, to be collected between	and of each season.
Note.—Answer (a) or (b) or both (a) and (b) as may be necessar day. Neither the amount nor the season may be increased after applications supplied by the State Water Rights Board upon request.	Closing date y. If amount under (a) is less than .025 cubic foot per second, state in gallons per on is filed. If underground storage is proposed a special supplemental form will be
3. The use to which the water is to be applied is	Domestic
war Arman and Ar	rigstion, power, municipal, mining, industrial, recreational purposes.
4. The point of diversion is to be located Approxi	mately 4250 feet east and 700 feet south of
NW corner of Section 18, T15N, R17E	, MDB&M,
being within the NE NE NE NE	
State 40-acre subdivision of public land survey or projection	
of Section 18 T. 15N R. 17E M. D	
of Section 18 , T. 15N , R. 17E M. D 1. SW of NW	B. & M., in the County of Placer
5. The main conduit terminates in 2. SEL of SW	
5. The main conduit terminates in 2. SE of SW State 40-acre subdivision of	B. & M., in the County of Placer 1. 18 1. 18 1. Sec. 2. 7 , T. 15N , R. 17E , M.D. B. & M.
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Source of Other Supply	Season of Use	Use made in recent years including amount if known	Year of First Use	Mature of Right (riparian, appropriative, purchased water, etc.)
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				(b) Pipe line: Diameter
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		feet; grade	q18uəj :190	(a) Canal, ditch, flume: Width or Cross our two not used feet; depth of water feets construction

8. Conduit System (describe main conduits only)

FORM 51-A

IMPORTANT

[Please Read Carefully]

- 1. Note the terms and conditions of this permit. Construction work must be prosecuted, and the water applied to the beneficial uses intended with due diligence. Annual reports of progress will be expected from you upon forms which will be furnished for the purpose. When the water has been fully applied to the beneficial uses intended the Water Code requires that you notify the State Water Rights Board thereof.
- 2. Neither this application nor the permit is a water right, but if the terms and conditions of the permit are observed a water right can be obtained through beneficial use of the water—the extent of the right to be determined by a field inspection which will be made by a representative of the State Water Rights Board.
- 3. No change in point of diversion, or place of use or character of use, can be made under this application and permit without the approval of the State Water Rights Board.
- 4. If the rights under this permit are assigned immediate notice to that effect with the name and address of the new owner should be forwarded to the State Water Rights Board, Sacramento, California.
- 5. Please advise immediately of any change of address. Until otherwise advised communications will be sent to the address used in the letter transmitting this permit.

PERMIT No. 13531

This is to certify that the application of which the foregoing is a true and correct copy has been considered and approved by the State Water Rights Board SUBJECT TO VESTED RIGHTS and the following limitations and conditions:

1. The amount of water appropriated shall be limited to the amount which can be beneficially used, and shall not exceed 0.4 cubic foot per second to be diverted from January 1 to December 31 of each year, and shall not exceed a total diversion of 135 acre-feet in any year.

2. The maximum amount herein stated may be reduced in the license if investigation so warrants.

(0000006)

- 3. Actual construction work shall begin on or before July 1, 1962, and shall thereafter be prosecuted with reasonable diligence, and if not so commenced and prosecuted this permit may be revoked (000007)
 - 4. Said construction work shall be completed on or before

December 1, 1968. (0000008)

5. Complete application of the water to the proposed use shall be made on or before

December 1, 1970.(0000009)

- 6. Progress reports shall be filed promptly by permittee on forms which will be provided annually by the State Water Kights Board until license is issued.
- 7. All rights and privileges under this permit including method of diversion, method of use and quantity of water diverted are subject to the continuing authority of the State Water Rights Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use or unreasonable method of diversion of said water.
- 8. Permittee shall allow representatives of the State Water Rights Board and other parties, as may be authorized from time to time by said Board, reasonable access to project works to determine compliance with the terms of this permit.

This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1390. A permit shall be effective for such time as the water actually appropriated under it is used for a useful and beneficial purpose in conformity with this division (of the Water Code), but no longer.

Section 1391. Every permit shall include the enumeration of conditions therein which in substance shall include all of the provisions of this article and the statement that any appropriator of water to whom a permit is issued takes it subject to the conditions therein expressed.

Section 1392. Every permittee, if he accepts a permit, does so under the conditions precedent that no value whatsoever in excess of the actual amount paid to the State therefor shall at any time be assigned to or claimed for any permit granted or issued under the provisions of this division (of the Water Code), or for any rights granted or acquired under the provisions of this division (of the Water Code), in respect to the regulation by any competent public authority of the services or the price of the services to be rendered by any permittee or by the holder of any rights granted or acquired under the provisions of this division (of the Water Code) or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the State, of the rights and property of any permittee, or the possessor of any rights granted, issued, or acquired under the provisions of this division (of the Water Code).

Dated: 24 1982

APR 24 1962

STATE WATER RIGHTS BOARD

L. K. Hill

L. K. Hill Executive Officer

		having a present population of	
The estimated average o	daily consumption during the month of ma	eximum use at the end of each five-year period	until the ful
mount applied for is p	out to beneficial use is as follows:	gining gywn i Sygnewski gwyrreb. Tid	
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and it will not be ret	rurned to	State 40-acre subdivision	o
Sec, T	, R,	B. & M.	
17. Other Uses.	The nature of the use proposed is	Industrial, recreational, domestic, stockwatering, fish culture, etc.	,
	s per day - 581,000 gallons	dences (ultimate development) dences, area of domestic lawns and gardens, number and kind of stock per day or 0.9 cubic foot per se	
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